EXHIBIT 1

1	IN THE UNITED STATES DISTRICT COURT		
2	FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA		
3	CHARLESTON DIVISION		
4	* * * * *	*	*
5	B.P.J., by her next friend and	*	
6	Mother, HEATHER JACKSON,	*	
7	Plaintiff	*	Case No.
8	vs.	*	2:21-CV-00316
9	WEST VIRGINIA STATE BOARD OF	*	
10	EDUCATION, HARRISON COUNTY	*	
11	BOARD OF EDUCATION, WEST	*	
12	VIRGINIA SECONDARY SCHOOL	*	
13	ACTIVITIES COMMISSION, W.	*	
14	CLAYTON BURCH in his official	*	
15	Capacity as State Superintendent,	*	VIDEOTAPED
16	DORA STUTLER in her official	*	VIDEOCONFERENCE
17	Capacity as Harrison County	*	DEPOSITION
18	Superintendent, PATRICK MORRISEY	*	OF
19	In his official capacity as	*	HEATHER JACKSON
20	Attorney General, and THE STATE	*	January 20, 2022
21	OF WEST VIRGINIA,	*	
22	Defendants	*	
23	Any reproduction of this transcript		
24	is prohibited without authorization by the certifying agency.		

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please tell me and I'll be glad to rephrase the
1
2
    question. If you don't do that I will assume that you
 3
    have understood the question.
             Is that fair?
 4
5
       Α.
             Okay.
 6
       Q.
             Thank you.
7
             Ms. Jackson, tell me about BPJ's education.
    Did she start her education in Harrison County schools?
8
9
             Yes, she started her education in Harrison
       Α.
10
    County schools.
11
       Ο.
             And did she start in pre-K or in kindergarten?
12
             Kindergarten.
       Α.
13
             Did she have any formal education before going
       Ο.
14
    to kindergarten? In other words, was she in a
15
    pre-school program or a pre-K program anywhere before
16
    starting kindergarten?
17
       Α.
             No.
18
       Q.
             And did she do her entire elementary schooling
19
    at Norwood Elementary?
20
       Α.
             Yes, she did.
             Tell me the first --- well, in general, how was
21
       Q.
22
    your experience for --- how was the experience for BPJ
23
    at the Norwood Elementary School did she have a positive
24
    experience at that elementary school?
```

```
1
    as well?
2
       Α.
             Yes.
 3
             And did you have any issues or concerns when
       Q.
 4
    they went through Norwood Elementary School?
5
             Correct that. My oldest one transferred from
 6
    St. Mary's to Bridgeport Middle. My second one was all
7
    in Norwood.
8
       Q.
             Okay.
9
             I think his kindergarten year, there was no room
10
    at Norwood and he had to go to Johnson.
11
       Ο.
             Very good.
12
             So you transferred your oldest child to St.
13
    Mary's?
14
             From St. Mary's directly to Bridgeport Middle,
15
    so I correct that.
16
       Q.
             So your middle --- your middle child, that child
17
    did go through Norwood Elementary School?
18
       Α.
             Yes, yes.
19
             Any issues or concerns during his time at
       Q.
20
    Norwood Elementary School?
21
       Α.
             No.
22
             When did you first make any employees of Norwood
       Ο.
23
    Elementary School or anybody in Harrison County schools
24
    aware that BPJ identified as a female and was a
```

```
1
    transgender student?
2
             I contacted Mr. James Thornton, who was the
 3
    school counselor, but I don't know the date.
 4
             Do you recall what grade BPJ was in at the time?
       Q.
5
       Α.
             Third.
 6
       0.
             And Mr. Thornton was the guidance counselor at
7
    Norwood Elementary School at that time?
8
       Α.
             Yes.
9
             And can you tell me at about that communication?
       Q.
10
    What was discussed when you contacted Mr. Thornton?
11
       Α.
             That B is a transgender female and wishes to
12
    be --- conduct her life as such and her pronouns were
13
    she/her.
14
             What was Mr. Thornton's response to that?
       Q.
15
             He understood and was going to take it to a
16
    higher power. I'm guessing it was the principal at the
17
    time.
18
             Was there anything else that you can recall that
19
    was part of that initial communication with Mr. Thornton
20
    about BPJ's transgender status?
21
             That she was going to start presenting as a
       Α.
22
    female at school.
23
             And then what was Mr. Thornton's response to
       Ο.
24
    that?
```

```
1
             The same, that he would go ahead and handle what
       Α.
2
    had to be handled on his end.
 3
             Did you find him to be supportive of ---?
       Q.
       Α.
             Yes.
 4
5
       Q.
             Did you say extremely?
 6
       Α.
             Extremely supportive of B 's transition.
7
       Q.
             Very good. Did Mr. Thornton, in fact, get back
    to you after he spoke with the principal?
8
9
             I don't recall.
       Α.
10
             What was --- what was the next communication
       Ο.
11
    that you recall having with the school officials with
12
    regard to B 's transition?
13
             I would have had contact with her teacher at
       Α.
    that time. I can't remember her name at that time. And
14
15
    realizing that she was going to have questions or that
16
    the students would have questions, but I can't remember
17
    that teacher's name. I apologize.
18
       Q.
             That's no problem.
19
             Tell me about the nature of your communications
20
    with --- this would have been the third grade teacher.
21
             Is that correct?
22
             Right, right. That she was going to start
       Α.
23
    presenting as a female at school.
```

And was the teacher supportive of that?

24

0.

```
1
       Α.
             Yes.
2
             And then BPJ did start presenting as a female at
       Ο.
 3
    school I think I heard you testify earlier.
              Is that correct?
 4
5
             That is correct.
       Α.
 6
       Q.
             Were there any problems or issues with that?
7
       Α.
             The only thing that I know of is that the
8
    teacher did get questions as to why B was dressing
    the way she was dressing, and her answer was she's B
9
10
    and that's what makes her happy.
11
       Ο.
             Were you comfortable with that response from the
12
    teacher?
13
       Α.
             Yes.
14
             And so in the third grade did you have any
15
    concerns with regard to how the school handled B
16
    transition?
17
             No, I did not.
       Α.
             And then BPJ also would have been enrolled at
18
       Q.
19
    Norwood Elementary School in the fourth and fifth
20
    grades.
21
             Is that true?
22
             That is correct.
       Α.
23
             And at that point she was --- in those grades
       Ο.
    she was fully transitioned ---
24
```

```
1
       Α.
             Correct.
2
             --- to being a female student.
       Ο.
 3
             Is that correct?
       Α.
             Correct.
 4
5
             And did you have any issues or concerns with the
 6
    way school officials handled that?
7
       Α.
             School officials handled it quite well.
             So during BPJ's tenure as a student at Norwood
8
       Ο.
9
    Elementary School did you have any concerns or issues
10
    with regard to how school officials handled --- how your
11
    daughter wanted to handle her transgender status and how
12
    she wanted to present at school?
13
             They respected her transition and her
       Α.
14
    transgender status. They used her correct pronouns,
15
    which was she/her.
16
       Q.
             That was something that was important to you and
17
    BPJ.
18
             Is that correct?
19
             Correct.
       Α.
20
       Q.
             So part of that --- my understanding is that
21
    part of the communications that you would have had with
22
    school officials at Norwood Elementary School included
    completing a Gender Support Plan for BPJ.
23
24
             Is that correct?
```

- 1 Α. That is correct. 2 And I'll ask you --- I'm going to ask you about Ο. 3 both Gender Support Plans because I know you're having 4 to grab things. I'm going to ask you about Exhibits 17 5 and 19, if you want to pull them out. We'll look at 6 Exhibit 17 first. 7 Α. I've got 17 in front of me. Okay. Very good. We'll start there. We can 8 Q. 9 get to 19 when we get there. 10 And you can take as much time as you want to 11 review this, but my initial question is going to be is 12 this the Gender Support Plan that was in place when BPJ 13 was at Norwood Elementary School? 14 Α. Yes, it is. 15 Ο. And you would agree with me that this document 16 is dated August 23rd, 2019? 17 Α. Correct. And this was a document that the Harrison County
- 18

Board of Education had in place, so that there was a

- process to discuss a combination of a student who's 20
- 21 transgender like BPJ.

19

23

- 22 Is that correct?
- ATTORNEY BLOCK: Objection to form. 24 THE WITNESS: That's my understanding.

BY ATTORNEY DENIKER:

1

7

8

9

10

19

20

- Q. And in fact, did you meet with school officials from the Harrison County Board of Education to develop this Gender Support Plan to support BPJ?
- 5 A. I met with the people that are listed on the 6 last page of the Gender Peer Support Plan.
 - Q. Was there anybody present in the meeting on August 23rd, 2019, whose name doesn't appear on the signature page on page five, which is Bates number BPJ 011?
- A. I don't know. I know that we were all supposed to sign it to say that we were there in attendance. So

 I presume everyone signed it.
- Q. In looking at this signature page, do you recall anybody being there whose name you don't see there?
- A. I don't off the top of my head, no.
- 17 Q. Is your signature on this document?
- 18 A. Yes, ma'am, it is.
 - Q. And it looks like BPJ's signature is on this document as well.
- 21 Is that correct?
- A. Correct, because she was in attendance. She had to sign it.
- 24 Q. So she was part of this meeting.

```
1
             Is that right?
2
             That's correct.
       Α.
 3
             Did you find the school officials that
       Q.
    participated in this process to be respectful of you and
 4
5
    of BPJ?
 6
       Α.
             Yes, I did.
7
       Q.
             And did you find that the purpose of this was to
    help accommodate any needs that BPJ might have as a
8
9
    transgender student?
10
                    ATTORNEY BLOCK: Objection to form.
                    THE WITNESS: That's my understanding that
11
12
    that was the purpose of the document.
13
    BY ATTORNEY DENIKER:
14
             Did you --- were you in agreement with the
       Q.
15
    Gender Support Plan that was put into place through this
16
    August 23rd, 2019 document?
17
             Yes, I was in agreement with it.
       Α.
18
       Q.
             Was BPJ in agreement with it?
19
             Yes, as much as she understood. Yes.
       Α.
20
       Q.
             And did you believe that the school followed
21
    through and accommodated her in accordance with this
22
    Gender Support Plan while she was at the Norwood
23
    Elementary School?
24
             They followed the Gender Support Peer Plan, yes.
       Α.
```

1

2

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

21

22

23

24

```
So is it fair to say that you didn't have any
    issues or concerns of BPJ's treatment as a transgender
3
    student during the time that she was a student at
    Norwood Elementary School?
             I would say correct.
       Α.
                    COURT REPORTER: I'm sorry. I'm sorry.
    Can you state that question one more time? It was a
    little fast.
                    ATTORNEY DENIKER: I will try to do that.
    BY ATTORNEY DENIKER:
       0.
             Is it fair to say that you did not have any
    issues or concerns with BPJ's treatment as a transgender
    student during the time that she was enrolled as a
    student at Norwood Elementary School?
             We had no issues.
       Q.
             Ms. Jackson, to confirm, it is my understanding
    that Harrison County Schools does not offer
    school-sponsored athletics for students who are in
    elementary school. Is that consistent with your
20
    understanding?
             That's my understanding.
       Α.
             And I heard you testify earlier that BPJ
       Ο.
    participated in cheerleading, which was not a
```

school-related activity, while we was in elementary

```
1
    school.
2
              Is that correct?
 3
             That was through the Bridgeport Youth Football.
       Α.
             And that's not affiliated with the Harrison
 4
       Q.
5
    County Board of Education.
 6
             Is that correct?
7
       Α.
             That is --- that is correct.
8
       Ο.
             So the first time that BPJ was eligible to
9
    participate in school-sponsored sports was when she went
10
    to middle school for this coming academic year.
11
              Is that correct?
12
             That is correct.
       Α.
13
             And BPJ, is she currently in the 6th grade?
       Q.
             That is correct.
14
       Α.
15
       Q.
             And is she still 11 years old?
16
       Α.
             Yes.
17
             And prior to her --- so she would have
       Q.
18
    transferred from Norwood Elementary School to Bridgeport
19
    Middle School for the beginning of this academic year.
20
             Is that correct?
21
       Α.
             Correct.
22
             And it's my understanding that Bridgeport Middle
       Ο.
23
    School is a three-year middle school that has grades
24
    six, seven and eight.
```

- A. Correct.
- Q. And was this a meeting that you would have had with school officials to create another Gender Support
- 4 Plan for BPJ?

1

5

9

19

20

21

22

- A. Correct.
- Q. May 18th of 2021, at that time am I correct that
 BPJ would have been finishing her 5th-grade year at
- 8 | Norwood at that time?
 - A. Yes.
- Q. So this meeting was done in preparation for BPJ's transition to Bridgeport Middle School.
- 12 Is that correct?
- 13 A. Correct, and the meeting was held at Norwood.
- Q. And as before, the folks that were in attendance, are their signatures on page five of this document, which is Bates number BPJ 006?
- A. Yes, I presume that is everyone that was there.

 We were all asked to sign in if we attended.
 - Q. And again, as I asked you before, is there anybody who you recall being present for this meeting whose name or signature doesn't appear on page five of this document?
- 23 A. I don't think so.
- 24 Q. Is your signature on this document?

```
1
       Α.
             Yes, it is.
 2
             And I also see BPJ's signature on this document.
       Ο.
 3
              Is that correct?
 4
       Α.
             Yes.
 5
             This included --- even though it was held at
       Q.
 6
    Norwood Elementary School, this did include school
 7
    officials from Bridgeport Middle School.
              Is that correct?
 8
 9
       Α.
             Correct.
             And this included a discussion about
10
       0.
11
    accommodation for BPJ once she got to the middle school
12
    for this current academic year.
13
              Is that correct?
14
       Α.
             Correct.
15
             Was this meeting conducted professionally in
       Q.
16
    your opinion?
17
       Α.
             Yes.
18
             And were you able to discuss wishes, ideas, and
19
    concerns you had about accommodations for BPJ as she was
20
    starting into the middle school?
21
       Α.
             Yes.
22
             And did you feel like this was a positive
       Q.
23
    meeting?
24
       Α.
             Yes.
```

```
1
    with regard to BPJ's ability to participate in school
2
    sports?
 3
       Α.
             No.
             Was BPJ permitted to participate in summer
 4
       Q.
5
    conditioning with the Bridgeport Middle School
 6
    cross-country team in the summer of 2021?
7
       Α.
             Yes.
8
                    ATTORNEY BLOCK: Objection to form.
9
    BY ATTORNEY DENIKER:
10
             And it's my understanding that the Middle School
       Ο.
11
    cross-country team at Bridgeport Middle School does the
12
    summer conditioning where they run together.
13
             Is that correct?
14
             They --- they all condition together, but they
       Α.
15
    separate out into groups, if that makes sense.
16
       Q.
             How were those groups separated? Do you know?
17
             Normally by speed in the conditioning
18
    environment.
19
             Are they separated by sex or gender in any way?
       Ο.
20
       Α.
             Only by boys team and girls team.
21
             And was BPJ permitted to run then with the girls
       Q.
22
    teams in the girls groups?
23
       Α.
             Correct.
24
                    ATTORNEY BLOCK: Objection to form.
```

```
1
    BY ATTORNEY DENIKER:
2
             Did you have any issues or concerns with how BPJ
       Ο.
 3
    was treated concerning conditioning?
 4
             No. The coaches were very respectful of her
       Α.
5
    pronouns and her transgender identity.
 6
       Ο.
             And was that true for the entire cross-country
7
    season?
             The coaches --- yes, the coaches were very much
8
       Α.
    so, yes.
9
10
       0.
             So you had --- did BPJ have a positive
11
    experience participating on the girls cross-country
12
    team?
13
       Α.
             Yes.
14
             And so I got a little bit ahead of myself
    because we were talking about summer conditioning and
15
    then there were tryouts for cross-country.
16
17
             Is that correct?
18
       Α.
             That's correct.
19
             And did that take place in August of 2021?
       Q.
20
       Α.
             Yes.
21
             And BPJ tried out for the girls cross-country
       Q.
22
    team.
23
             Is that correct?
24
       Α.
             That is correct.
```

```
1
             And she was permitted to do so by the middle
       Ο.
2
    school.
 3
             Is that right?
       Α.
             That is correct.
 4
5
             And was she selected for membership on the girls
       Ο.
 6
    cross-country team?
7
       Α.
             That is correct.
             And I think I heard you testify earlier that she
8
       0.
9
    did compete through the whole season on the girls
10
    cross-country team.
11
             Is that right?
12
             That is correct.
       Α.
13
             And she had a good experience doing that?
       Q.
14
             Yes, she did.
       Α.
15
             Good. I'm glad to hear that. And I had to
       Q.
16
    laugh when Mr. Tryon was asking you questions about
17
    where she placed because it's clear to me that he has
18
    never been to a middle school cross-country meet because
19
    they're just --- even in high school, there are just
20
    tons of kids and lots of runners, aren't there?
21
       Α.
             There's tons of them, yes.
22
             And just for the record, my kids never came in
       Ο.
23
    first or second either, so I understand that.
24
             Who were the coaches for the cross-country team
```

```
1
    this spring?
2
             We have not.
 3
             Is it your understanding that she will be
       Q.
 4
    permitted to try out for the girls track team?
5
             I don't have an understanding whether she'll be
 6
    permitted or not.
7
       Ο.
             Because you have not had any discussions.
             Is that correct?
8
9
       Α.
             Correct.
10
             Let me talk more candidly about BPJ's school
       Ο.
11
           And I'm sorry if I already asked you this, but at
    year.
12
    the middle school she's I quess almost halfway through
13
    her sixth grade year.
             Is that correct?
14
15
             That is correct.
       Α.
16
       Q.
             And is she having a good school year?
17
             She's having an excellent school year. After
       Α.
    she learned her locker combination, everything went
18
19
    well.
20
       Ο.
             Right now all of us are having a flashback to
21
    middle school and the trauma that was remembering your
22
    locker code. I understand that, Ms. Jackson.
23
    you feel that the school has appropriately implemented
24
    the Gender Support Plan that you agreed upon?
```

1 Α. Yes. 2 And you don't have any issues or concerns with Ο. 3 how school officials have treated BPJ this school 4 year-to-date? 5 Α. No. 6 Ο. I want to follow up on a question that Mr. Tryon 7 asked about cross-country meets this fall. You 8 mentioned that some meets --- I think you called them 9 one and done meets? 10 Α. Yes. 11 And I think you described that everybody ---Ο. 12 they have the girls teams and the boys teams all run at 13 one time. Is that correct? 14 15 Α. Correct, correct. 16 Q. And in those situations the boys teams are still 17 competing against the boys teams and the girls teams are 18 still competing against the girls teams. 19 Is that correct? 20 Α. Yes. The statistics go towards the appropriate 21 team. 22 That was what I assumed was the case in those Ο. 23 meets, but I just wanted to ask you. I haven't seen one 24 of those, but I figured they still separated the results